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CENTRAL REEXAMINATION UNIT

To: USPTO

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Date: March 12, 2009

Re: U.S. Application Serial No. 10/519,112

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:) Atty. Dkt.: P70305US0
Ole Kaae Hansen) Confirmation No. 9507
Application No. 10/519,112) Art Unit: 1655
Filed: December 23, 2004) Examiner: Clark, Amy Lynn
For: PLANT EXTRACTS) March 12, 2009

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INTERVIEW SUMMARY

CENTRAL REEXAMINATION UNIT

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

The undersigned wishes to thank the Examiner for her assistance in connection with the above-identified application. As has been discussed, it is applicant's desire to combine the allowed claims of Application Serial Nos. 10/519,112 and 11/819,066 into a single application.

Accordingly, during a telephone interview earlier today, the Examiner stated that if this application (Serial No. 10/519,112) were expressly abandoned, she would add the claims from this application into the divisional case (Serial No. 11/819,066) by Examiner's amendment. Accordingly, applicants are concurrently filing a Notice of Express Abandonment in application Serial No. 10/519,112.

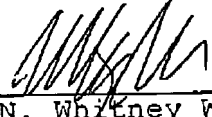
U.S. Application Serial No. 10/519,112
Atty. Dkt. No. P70305US0

The Examiner stated that in view of her earlier determination that the sets of claims from each application (Serial No. 10/519,112 and 11/819,066) are allowable - with some minor changes which have been previously discussed with and approved by the undersigned and which will be added by Examiner's amendment - application Serial No. 11/819,066 will be allowable with the claims from application Serial No. 10/519,112 included, if application Serial No. 10/519,112 were expressly abandoned.

The Examiner is invited to telephone the undersigned if she has any questions.

Respectfully submitted,

JACOBSON HOLMAN PLLC


N. Whitney Wilson
Registration No. 38,661

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Date: March 12, 2009